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5	Facsimile: (916) 554-2900		
6	Attornove for Plaintiff		
7	Attorneys for Plaintiff United States of America		
8			
9	IN THE UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
11			
12	UNITED STATES OF AMERICA,	CASE NO. 2:20-CR-0211-TLN	
13	Plaintiff,	STIPULATION REGARDING EXCLUDABLE TIME PERIODS UNDER SPEEDY TRIAL ACT;	
14	v.	FINDINGS AND ORDER	
15	MATTHEW M. PIERCEY,	DATE: September 16, 2021	
16	Defendant.	TIME: 9:30 a.m. COURT: Hon. Troy L. Nunley	
17			
	STIPULATION		
18	Plaintiff United States of America, by and through its counsel of record, and defendant, by and		
19	through defendant's counsel of record, hereby stipulate as follows:		
20	1. By previous order, this matter was set for status on September 16, 2021.		
21	2. By this stipulation, defendant now moves to continue the status conference until		
22	December 16, 2021, at 9:30 a.m., and to exclude time between September 16, 2021, and December 16,		
23	2021, under Local Code T4.		
24	3. The parties agree and stipulate, and request that the Court find the following:		
25	a) The government has produced over 260,000 pages of bates-stamped discovery,		
26	including investigative reports, bank and financial records, phone records, emails, and related		
27	documents in electronic form. The government has also made additional discovery available for		
28	inspection and copying and has provided copies of eleven electronic devices to defense counsel		

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containing approximately 3 terabytes of data. In addition, the government executed a postindictment search warrant on a storage locker and has made the materials seized in that warrant available to the defense for inspection and copying, including numerous electronic devices totaling over 10 terabytes of data.

- b) Counsel for defendant desires additional time to consult with his client, review the current charges, conduct investigation and research related to the charges, to and continue to review the over 260,000 pages of discovery and terabytes of data made available by the government, to review and copy discovery for this matter, to discuss potential resolutions with his client, and to otherwise prepare for trial.
- Counsel for defendant believes that failure to grant the above-requested c) continuance would deny him/her the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
 - d) The government does not object to the continuance.
- e) Based on the above-stated findings, the ends of justice served by continuing the case as requested outweigh the interest of the public and the defendant in a trial within the original date prescribed by the Speedy Trial Act.
- f) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et seq., within which trial must commence, the time period of September 16, 2021 to December 16, 2021, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv) [Local Code T4] because it results from a continuance granted by the Court at defendant's request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy trial.
- 4. Nothing in this stipulation and order shall preclude a finding that other provisions of the Speedy Trial Act dictate that additional time periods are excludable from the period within which a trial must commence.

IT IS SO STIPULATED.

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1	Dated: September 13, 2021	PHILLIP A. TALBERT Acting United States Attorney
2		// 63303400033000 6 3343 70
3		/s/ CHRISTOPHER S. HALES CHRISTOPHER S. HALES
4		Assistant United States Attorney
5		
6	Dated: September 13, 2021	/s/ DAVID FISCHER DAVID FISCHER
7		Counsel for Defendant MATTHEW M. PIERCEY
8		WATTIEW W. FIERCET
9		
10	FINDINGS AND ORDER	
11	IT IS SO FOUND AND ORDERED this 14 th day of September, 2021.	
12		11 day 01 september, 2021.
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16		Troy L. Nunley United States District Judge
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